

WEDDING STOPS JURY'S VERDICT

Prisoner Married Girl Who Accused Him of Breach of Promise While Twelve Good Men Were Deliberating.

SURPRISE TO THE COURT.

Foreman Was About to Make Announcement When the Accused's Lawyer Started All with News of the Quick Marriage.

George A. Stein and his beautiful young wife are to-day receiving the congratulations of their friends on the happy termination of their troubles. For three days Stein had been on trial before Judge Harrison S. Moore in the Queens County Court-house. He was charged by Miss Lillian Kraft with a serious breach of promise of marriage.

Stein is the proprietor of a cafe in Canal street, Manhattan, and his father is one of the largest holders of real estate in Steinway. Miss Kraft, the plaintiff, is the daughter of Herman Kraft, who holds an important position in the Steinway Piano Company. Lillian is twenty years old and his only child. She is a beautiful girl and was much courted.

Dramatic End to Case.
The evidence was all in, and the jury had deliberated for an hour. They had returned to the court-room little dreaming that the case was to have a sudden and dramatic ending.

"Have you agreed upon a verdict?" asked Judge Moore.
"We have," answered the foreman.

"Wait a moment, Your Honor," suddenly interrupted Lawyer Hart, who had represented Stein during the trial. The judge frowned at the lawyer and the foreman of the jury started ahead with his verdict.

"I must ask," continued the lawyer, "what this case be reopened at once on the ground of newly discovered evidence."

The lawyer's manner convinced Judge Moore that new and important evidence had been discovered, and he consented to have the case reopened. Mr. Hart said the Rev. Calvin W. Lofgren of the church, who had been a witness in the trial, had just in time to head off the verdict of the jury.

Just Beat the Jury Out.
"Are you married?"
"Yes."
"To whom?"
"Miss Lillian Kraft."

"Just now," answered the lawyer. Judge Moore then made Stein retract all he had said against Miss Kraft during the trial. The newly married couple were showered with congratulations on them. It appears that while the jury was out the lawyer on both sides came together and agreed that the best way out of the difficulty was to have the young people married.

Stein and Miss Kraft were summoned to court by the judge. The judge was sent for and the marriage took place in District Attorney Gregg's office just in time to head off the verdict of the jury.

HIS BODY MAY BE SUNK IN A BOG.

Cap Which Murderer Fink Wore When He Flew Into Bronx Woods Is Found at Edge of Morass.

BLOODHOUNDS LOSE SCENT.

A new clue to the whereabouts of George Fink, who stabbed and killed Henry Friesse at One Hundred and Forty-fourth street and Forest avenue, Bronx borough, on the night of Feb. 12, was discovered to-day. In the opinion of some it proves that Fink perished in the Bronx marshes near the scene of his crime. Others believed that he is well away.

Boys playing at One Hundred and Forty-second street and Southern Boulevard at the southern edge of the marsh found a cap to-day which was later identified as the one worn by Fink when he was last seen. On this occasion he stopped at a house in the vicinity and got a drink of water.

From the fact that Fink's cap was found at the edge of the marsh, the conclusion was formed that he had sunk in the depths and that the body never would be found. As the surface of the marsh is frozen it is considered more likely by the police that he threw the cap away and escaped across the morass.

Bloodhounds which were put on the trail of the murderer led the way to the southern end of the marsh, but could not pick up the scent on the other side. The finding of the cap has renewed the activity of the police, who had come to the conclusion that Fink had made good his escape and had gone to Chicago.

CONRAD N. JORDAN BETTER.

His Physician Says Everything Is Favorable to Early Recovery.

Dr. Louis Aggar Queen, the physician attending ex-Assistant United States Attorney Conrad N. Jordan, said to-day that his patient's condition was much improved. Mr. Jordan is down with pneumonia at his home, No. 87 West 12th street.

Mr. Jordan's temperature was lower than morning, said Dr. Queen. "The patient is much better," he said, "and that none of the family had been there for several hours before the fire was discovered."

LILLIAN KRAFT AND GEORGE A. STEIN, WHO WERE WEDDED DURING A TRIAL.



ROYAL PRINCE IS AGAIN DENOUNCED

Philip of Saxe-Coburg Gotha, the Husband of Princess Louise of Belgium, Is Accused of Fresh Wickedness.

IS WATER ON A DUCK'S BACK.

VIENNA, Feb. 21.—Prince Philip of Saxe-Coburg-Gotha has again been denounced. Prince Philip is the husband of Princess Louise, eldest daughter of King Leopold of the Belgians. In a debate on the Army bill yesterday Herr Laszinski, the Polish leader, asserted that Prince Philip forced his wife to encourage the attentions of the late Baron Hirsch in order that she could be in a position to ask the Baron for money.

Herr Laszinski based his accusations on the statement of the former lieutenant of Hirsch, Matassich, who was recently released from prison. The lieutenant had eloped with Princess Louise and subsequently served a term in prison. It was while he was in prison that he made the charges against Prince Philip. After her elopement Princess Louise was placed in an insane asylum, but was released last June.

Prince Philip has been denounced so often for so many crimes that this latest accusation will not disturb him. He married Princess Louise when she was seventeen years old. This was in 1875. Her life with him was unbearable.

Once he took a riding whip and publicly lashed her. The poor woman, with the marks of the whip still fresh on her face, appeared before the royal father and begged that a divorce be permitted. It was refused. The cruel treatment accorded the Princess caused her to elope with Lieut. Matassich. In a duel the Prince was severely wounded by Lieut. Matassich.

BELGIAN PRINCESS INSULTED BY NOBLE HUSBAND—SHE LEFT.



PRINCESS LOUISE OF SAXE-COBURG GOTHA.

JURY'S VERDICT FREES DUNCAN.

Kentuckian Declared Not Guilty of Shooting Bruce Head, and Divorce Proceedings May Follow the Acquittal.

THE CASE WAS A MYSTERY.

PITTSBURG, Pa., Feb. 21.—Dr. Ellis Duncan, of Louisville, Ky., was found not guilty of the charge of shooting Bruce Head with felonious intent. The jury rendered a sealed verdict after being out four hours, and when court opened to-day it was read by Judge Francis.

Dr. Duncan was at once discharged from custody. The verdict was a popular one, as it was shown by the fact that when the announcement was made that the defendant was acquitted it was greeted with cheers and a loud clapping of hands.

Dr. Duncan was the recipient of many congratulations from friends and strangers. He had a smile on his face and showed an air of genuine relief that the ordeal was over. He said he would not discuss his family affairs, and intended to pursue the same policy of silence that he had always maintained, except when compelled to testify.

The shooting occurred while the principals were in camp near the schoolhouse. It created much comment because of the seeming absence of a motive for it. The first shooting of the trial here, when Dr. Duncan went on the stand and testified to a long and bitter feud between him and Bruce Head, who had been a life-long friend of Dr. Duncan and had been a Kentuckian. It is understood that Dr. Duncan will become Mrs. Bruce Head.

In a few minutes a trunk dropped from a window, with a bang, and a crowd of men gathered in front of the building. The trunk was full of furniture, including a bed, a table, a chair, and other household goods. The trunk was thrown from the second floor of the building, and the crowd of men gathered in front of the building. The trunk was thrown from the second floor of the building, and the crowd of men gathered in front of the building.

MAYOR'S MARSHAL QUITS HIS JOB.

George Whitfield Brown Sends in His Resignation, but Offers No Explanation of His Act.

George Whitfield Brown, Mayor's Marshal and Chief of the Bureau of Licenses, has resigned his office. He sent in his resignation in several days ago, but the Mayor did not make it known until to-day. No explanation was given. Mayor Low, in accepting the resignation, said, in a letter to Brown:

"In accepting your resignation, in view of the enlargement and reorganization of the bureau that I am desirous of bringing about, I want to thank you for your close attention to the duties of the office which you have held and to congratulate you upon the creditable results obtained in 1902."

Until Brown's successor is appointed the Mayor has designated Deputy Marshal James B. Reynolds, the Mayor's secretary, to exercise a general supervision over the office and its regular branches and held a private talk with each one of the bureau's officers during the last of the conference could not be learned. As the Mayor did not visit his office in the City Hall to-day, and as Marshal Brown left before the announcement of his resignation, it could not be learned.

Mr. Brown first became connected with the Bureau of Licenses during the administration of Mayor Edison, and has served under each Mayor since. Under Mayor Van Wyck he was Deputy Marshal and Mayor Low came in Brown was appointed successor to Coach as Marshal and Chief of the Bureau.

KILLED WHILE AT WORK.

Coal Bucket on D. L. & W. Ferry Boat Crushed His Skull.

Patrick Galvin, forty years old, address unknown, while at work on ferry boat No. 24 of the D. L. & W. at One Hundred and Forty-first street and Harlem River, was struck on the head by a coal bucket and instantly killed. His body was removed to the Alexander avenue station.

COLORED TEACHER WILL BE TRIED.

White Pupils Objected to Him, and He Is Accused of Striking One of Them in the Face, Cutting His Cheek.

HE DENIES THE CHARGE.

Charges of gross misconduct and insubordination will be preferred against John S. Brown, Jr., a colored teacher in Public School No. 58, in West Fifty-second street, before the Board of Education Monday night. Behind the charge is a story of race prejudice which disrupted the school work. Brown is now under suspension.

Brown was assigned to the school a little more than two weeks ago, and he had hardly been placed in charge of a class of ten boys when the trouble started. The white boys objected to a negro teacher, and it is said they adopted every method intended to give him trouble.

It is charged that he struck one white boy on the cheek in an effort to maintain discipline and that the blow cut the child's cheek. This is strongly denied by the teacher.

Dr. J. S. Taylor, superintendent of the school district, is the authority for the statement that the charge will be made against Brown. He also says that some of the nature of the assault will be included. Every effort is being made to make out that Brown would have been suspended had he been a white man, and that race has nothing to do with the case.

Brown lives at No. 47 West Sixty-sixth street. For two years he has been in the Customs service, but before that was a public school teacher and an instructor in colleges.

STEPPED BEFORE EXPRESS TRAIN

Man's Boast that He Would Cross the Track Results in a Horrible Death.

Passengers on the Delaware and Lackawanna express train that reached Hoboken at 12:30 to-day were horrified by the killing of a man by the train as it passed through Passaic. The man's name was Harrison and he was employed as a fireman in one of the manufacturing concerns that are located near the west end of the town.

He had left the factory as the noon whistle blew to go home for his midday meal.

There were a hundred others with him, all joking and laughing. As they reached the tracks the gatekeeper lowered the gates and warned them back. All but Harrison heeded the warning.

"I'll bet over a hundred others with him, all joking and laughing. As they reached the tracks the gatekeeper lowered the gates and warned them back. All but Harrison heeded the warning.

The President A Slave to Catarrh.

Dr. Agnew's Catarrhal Powder Relieves in 10 Minutes.

D. T. Sample, President of Sample's Installment Company, Washington, Pa., writes: "For years I was afflicted with Chronic Catarrh. Remedies and treatment by specialists have given me temporary relief until I was induced to use Dr. Agnew's Catarrhal Powder. It gave almost instant relief."

Dr. Agnew's Heart Cure is for the Nerves, Heart and Blood.

DIDN'T IDENTIFY ACCUSED NURSES

John O'Gara, Who Made Charges Against Seven Bellevue Attendants, Fails to Recognize Them at the Hearing.

TREATED CRUELLY, HE SAID.

The investigation into the alleged cruelties in the alcoholic ward in Bellevue Hospital was resumed to-day in the library of the Criminal Court.

John O'Gara, who made the charges against the seven nurses, was a witness. He testified that he was sober when taken to Bellevue Hospital, but admitted he had been drinking. He said three baths were given him in addition to the regulation bath, and that the nurses then assaulted him.

Under cross-examination by Samuel Untermyer, who represented the trustees, O'Gara could not identify any of the seven nurses present at the examination as the persons who had assaulted him.

At the conclusion of O'Gara's testimony the prosecution closed its case. The defense then called the nurses who are jointly accused of maltreatment of O'Gara. They are Charles W. Pritchard, Edward Jordan and Thomas Schley, day nurses, and Thomas E. Anderson, Louis J. Oida and George G. James, night nurses. The night nurses swore that O'Gara got no baths on the night in question, but slept most of the night. They testified that the ward was not unduly noisy that night, emphatically denied attacking O'Gara, and explained that there were twenty-nine other patients in the ward and that the physicians made the usual rounds during the night.

James O'Beirne, a bartender of No. 14 Amsterdam avenue, who was a patient in the institution at the time, testified that he was in a position to observe O'Gara's cot and that he did not see any attacks or any maltreatment of any patient.

James Deane, the Superintendent of the Training School, showed by the books that O'Gara's cot was vacant for two days during the night.

"The hearing was indefinitely postponed."

CARS ROBBED OF BRASS FILLINGS.

Long Branch Road Victim of Thieves at Point Pleasant, N. J.

(Special to The Evening World.)

LONG BRANCH, N. J., Feb. 21.—A bold railroad robbery took place at Point Pleasant, which is the southern terminal of the New York and Long Branch Railroad. Pennsylvania train No. 273 brought some passenger coaches yesterday from Jersey City to Point Pleasant to be used on return train No. 280.

The coaches were left standing on the siding at the terminal, and thieves entered two of the coaches and stole fifty solid brass ventilator handles, each one measuring about eight inches and weighing fully a pound.

When the crew of No. 280 came to take their train out they found the cars had been rifled. In cases where the loss of brass handles has been reported, the thieves have been found with the handles a twist and broke many of them off close to the sockets.

One coach was taken to Jersey City with but two handles left in it, while the other one had but one.

Sunday House-Hunting Made Easy by Reading This List of To Lets.

Number of Rooms to Let	Number of Rooms to Let	Number of Rooms to Let	Number of Rooms to Let
1 Room to Let	2 Rooms to Let	3 Rooms to Let	4 Rooms to Let
5 Rooms to Let	6 Rooms to Let	7 Rooms to Let	8 Rooms to Let
9 Rooms to Let	10 Rooms to Let	11 Rooms to Let	12 Rooms to Let
13 Rooms to Let	14 Rooms to Let	15 Rooms to Let	16 Rooms to Let
17 Rooms to Let	18 Rooms to Let	19 Rooms to Let	20 Rooms to Let
21 Rooms to Let	22 Rooms to Let	23 Rooms to Let	24 Rooms to Let
25 Rooms to Let	26 Rooms to Let	27 Rooms to Let	28 Rooms to Let
29 Rooms to Let	30 Rooms to Let	31 Rooms to Let	32 Rooms to Let
33 Rooms to Let	34 Rooms to Let	35 Rooms to Let	36 Rooms to Let
37 Rooms to Let	38 Rooms to Let	39 Rooms to Let	40 Rooms to Let
41 Rooms to Let	42 Rooms to Let	43 Rooms to Let	44 Rooms to Let
45 Rooms to Let	46 Rooms to Let	47 Rooms to Let	48 Rooms to Let
49 Rooms to Let	50 Rooms to Let	51 Rooms to Let	52 Rooms to Let
53 Rooms to Let	54 Rooms to Let	55 Rooms to Let	56 Rooms to Let
57 Rooms to Let	58 Rooms to Let	59 Rooms to Let	60 Rooms to Let
61 Rooms to Let	62 Rooms to Let	63 Rooms to Let	64 Rooms to Let
65 Rooms to Let	66 Rooms to Let	67 Rooms to Let	68 Rooms to Let
69 Rooms to Let	70 Rooms to Let	71 Rooms to Let	72 Rooms to Let
73 Rooms to Let	74 Rooms to Let	75 Rooms to Let	76 Rooms to Let
77 Rooms to Let	78 Rooms to Let	79 Rooms to Let	80 Rooms to Let
81 Rooms to Let	82 Rooms to Let	83 Rooms to Let	84 Rooms to Let
85 Rooms to Let	86 Rooms to Let	87 Rooms to Let	88 Rooms to Let
89 Rooms to Let	90 Rooms to Let	91 Rooms to Let	92 Rooms to Let
93 Rooms to Let	94 Rooms to Let	95 Rooms to Let	96 Rooms to Let
97 Rooms to Let	98 Rooms to Let	99 Rooms to Let	100 Rooms to Let

BEGIN TO-MORROW TO ADVERTISE TO LETS.
USE 3-TIME RATE.